§ 1208.13

of such notice, ONRR may cancel the contract and collect under the ONRR-specified surety instrument. See \$1208.11.

(d) If the purchaser disagrees with the amount of payment due, it must pay the amount due as computed by ONRR, unless the purchaser appeals the amount and posts an ONRR-specified surety instrument pursuant to the provisions of 30 CFR part 1243. The ONRR may, at its discretion, waive the appeal surety requirements if it determines that the contract surety instrument is sufficient protection for an amount under appeal.

 $[52 \ \mathrm{FR} \ 41913, \ \mathrm{Oct.} \ 30, \ 1987, \ \mathrm{as} \ \mathrm{amended} \ \mathrm{at} \ 64901, \ \mathrm{Dec.} \ 10, \ 1993]$

§ 1208.13 Reporting requirements.

If ONRR underbills a purchaser under a royalty oil contract because of a payor's underreporting or failure to report on Form MMS-2014 pursuant to §1210.52 of this chapter, the payor will be liable for payment of such underbilled amounts plus interest if they are unrecoverable from the purchaser or the surety instrument related to the contract.

[58 FR 64902, Dec. 10, 1993]

§ 1208.14 Civil and criminal penalties.

Failure to abide by the regulations in this part may result in civil and criminal penalties being levied on that person as specified in sections 109 and 110 of the Federal Oil and Gas Royalty Management Act of 1982, 30 U.S.C. 1719–20, and regulations at 30 CFR part 241. Civil penalties applicable under the OCSLA and the Mineral Leasing Act of 1920 may also be imposed.

§ 1208.15 Audits.

Audits of the accounts and books of lessees, operators, payors, and/or purchasers of royalty oil taken in kind may be made annually or at such other times as may be directed by ONRR. Such audits will be for the purpose of determining compliance with applicable statutes, regulations, and royalty oil contracts.

§ 1208.16 How to appeal a contracting officer's decision that you receive.

If you receive a contracting officer's decision, you may:

- (a) Appeal that decision to the Board of Contract Appeals in the Office of Hearings and Appeals, Office of the Secretary, in accordance with the procedures provided in 43 CFR part 4, subpart C: or
- (b) File an action in the United States Court of Federal Claims.

[64 FR 26251, May 13, 1999]

§ 1208.17 Suspensions for national emergencies.

The Secretary of the Department of the Interior, upon a recommendation by the Secretary of Defense or the Secretary of Energy and with the approval of the President, may suspend operations under these regulations and suspend royalty oil contracts during a national emergency declared by the Congress or the President.

PART 1210—FORMS AND REPORTS

Subpart A—General Provisions

Sec.

1210.01 What is the purpose of this subpart?1210.02 To whom do these regulations apply?1210.10 What are the OMB-approved information collections?

1210.20 What if I disagree with the burden hour estimates?

1210.21 How do I report my taxpayer identification number?

1210.30 What are my responsibilities as a reporter/payor?

1210.40 Will ONRR keep the information I provide confidential?

Subpart B—Royalty Reports—Oil, Gas, and Geothermal Resources

1210.50 What is the purpose of this subpart?

1210.51 Who must submit royalty reports? 1210.52 What royalty reports must I submit?

1210.53 When are my royalty reports and payments due?

1210.54 Must I submit this royalty report electronically?

1210.55 May I submit this royalty report manually?

1210.56 Where can I find more information on how to complete the royalty report?1210.60 What definitions apply to this sub-

part?